

## REMARKS

### *Claim Objections*

Claims 2-13 and 15-18 are objected to because claim 2 contains previously present claim limitations that are marked by underlining indicating that the limitations are newly amended to the claims. Applicant has corrected the error and claim 2, and all other claims, reflect only those claim limitations the have been added to the amended claim in this response with underlines. Withdrawal of this objection is respectfully requested.

### *Rejections Under 35 USC 112*

Claims 2-13 and 15-18 are rejected under 35 USC 112 first paragraph as failing to comply with the written description requirement.

Claim 2 recites “the personal database provides no pre-selected words and phrases that a tutor has may have prepared for the learner”. Applicant has amended the claim limitation to read “the personal database provides pre-selected words and phrases that a tutor has prepared for the learner”, changing the negative limitation into a positive limitation. Withdrawal of this rejection is respectfully requested.

Claim 2 recites “providing no direct feedback from a tutor during the learning activities and said tutors of overseeing the learner’s activities occasionally and providing encouragement and social interaction to the learners”. Applicant has amended the claim limitation to read “providing direct feedback from a tutor during the learning activities and said tutors overseeing the learner’s activities and providing encouragement and social interaction to the learners”, changing the negative limitation into a positive limitation. Withdrawal of this rejection is respectfully requested.

Claim 2 recites “no matter where and how he encounters them”. Applicant has deleted this claim limitation. Withdrawal of this rejection is respectfully requested.

Claim 4 recites “specifically providing no means for computer checking of learners text”. Applicant has amended the claim limitation to read “specifically providing means for computer checking of learners text s”, changing the negative limitation into a positive limitation. Withdrawal of this rejection is respectfully requested.

Claims 2-13 and 15-18 are rejected under 35 USC 112 second paragraph as failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

With respect to the numerous grammatically awkward or incorrect limitations of claims 2 and 18 specifically cited, Applicant has amended the claims to correct the grammatically awkward or incorrect limitations. Additionally, Applicant has amend each claim where necessary to correct the grammatically awkward or incorrect limitations which appear to have been caused by a computer error that did not delete text and/or phrases that were to be removed. Withdrawal of this rejection is respectfully requested.

With respect to claims 3 and 4 which recite contradicting limitations, claim 4 has been amended to read “specifically providing means for computer checking of the learner’s text”, which eliminates the contradiction and provides the correct claim language whereby both claims 3 and 4 include the claim limitation of “specifically providing means for computer checking of the learner’s text”. Withdrawal of this rejection is respectfully requested.

With respect to claims 2, 3, and 18, claim 2 has been amended to read “providing direct feedback from a tutor during the learning activities”. Correcting the errant “no” in the claim limitation corrects the contradicting limitations and ensure that the tutor provides feedback during

the learning activities claim in claims 2, 3, and 18 as required by the description. Withdrawal of this rejection is respectfully requested.

***Response to Arguments***

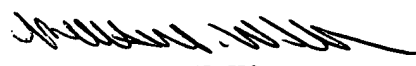
5 Applicant has thoroughly reviewed and corrected the claim language of the present invention and requests review on the merits as conducted by the previous examiner assigned to the application and by the same examiner in the second office action issued in this application.

**CONCLUSION**

10 For all the reasons advanced above, Applicant respectfully submits that the application is in condition for allowance and that action is earnestly solicited.

In the event that an extension of time is required, or may be required in addition to that requested in a petition for an extension of time, the Commissioner is requested to grant a petition for that extension of time which is required to make this response timely.

15 Respectfully submitted,

  
MATTHEW T. WELKER  
REGISTRATION NO. 53,756

20 Date: July 7, 2008

25 White-Welker & Welker, LLC  
Customer No. 37,476  
PO Box 199  
Clear Spring, Maryland 21722-0199  
O 410.507.2837  
F 301.842.1141